# GAZETTE

[NUMB. XXV.]

A Y, URD MARCH 5, 1796. [VOL. IX.]

### FRANKFORT.

FRANKFORT.

I HAVE FOR SALE IN THIS TOWN, A LOT, and two flory framed HOUSE,

Towenty fix by thirty; faithed except plailtering. It has two rooms and a convenient pallage below, and three above, with a good cellar under the whole, and the advantage of a well. Alto, nine-y-nine feet of Ground fronting Capt. Roberts's tavern, and running back along an alley 150 feet. Alto, 86 feet of Ground, fronting Mr. Trigg's Store house and another freet, 150 feet for depth. Alto, Lo no 12. fronting Wahington freet, with its appurtenances. All the above are some of the medical threat of the store that the store for the medical form of the medical form o For terms, apply at Frankfort to DAN. CANO.

# TOBACCO.

TWILL courract, with one or to more good Planters, for TO-BACCO or the ending crop, as far as one hundred and twenty hoggbeads, at 13/6 per hundred, for Aronko, (except Thickfet) and 14/ for Sweet Scented—one half in Cafh, and the other in Goodd at Cafh Price. The contract to be closed before the first of April next. The Tobacco to be inspected at Some Warehouse on the Kentucky river, and the notes delivered on in before the first day of March 1707—No hogshead by contain less than 1000 weight next. than 1000 weight nett.

than 1000 weight nett.

Joel Craig.

N. B. I have fome HEMP SEED
of good quality for fale.

Georgetown, Jamuary 21.

THE SUBSCRIBER,

Who lives in the house lately oc-cupied by Mr. Waiter Taylor, will keep

Private Entertainment.

For Gentlemen. He will also take a few genteel BOARDERS.

Walker Baylor.

N.B. Particular attention will

be paid to Horfes.
January 15.

THOMAS HART & SON, Have Just Received, and are now opening,
An EXTENSIVE and GENERAL
Allortment of

MERCHANDIZE,

Which they will fell LOW by Whole Sale or Retail.

Whole Sale or Retail.

They have also a large assortment of

Boulting Cloths & Copper,

Which shey will fell at a more
geduced price than they have ever
een fold at in this country.

ALEX. & JAMES PARKER, Have Just Received some

FRESH GOODS; WHICH n addition to those on hand; will make a general afforment of DRY GODDS.
GROCERIES &c. which they will fell on the most moderate terms for Gaso and Hides.
Lexington, January 19.

Notice,
THE co-partnership of ELISHA
WINTERS, and Co. having
expired, they offer for Jaza they
following property:—
A complete and well-chofen af
fortment of DRV GOODS, well
proaching Scalos, by wholeshe
everal, as a very low advance. Alfo, an effortment of GRV CeRIRS.
A two flory Bytch House on
Main-firere, an excellent fittation
for hafinefa.—Int. valuable and
well known tract or parcel of
Tac's creek, 15 miles from Levingtoo, on the main road leading,
to Madion court house, containing,
1000 acres; 2000 which is excellent, bottom, the remainder hilly,
and venty more can be mole and
wated with very little expense.
On the upper part of this tract is
received. Magnetary and Genty
four elistence. The first from the
fourth of the part of the part of
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th

A LL persons having any de-mands against the subscriber are requested to give them to John Powler or James Hughes Esquires, for settlement.

Aug. W. Waldrhyn.

Lexington, De. 24, 1795.

Feb. 22, 1796.

Taken up on Cumberland river, near the mouth of Fishing creek, a black mare, about fis years old, about fourteen hands high, paces and trots, has a lump on the near fine about the fine of a hen egg, part of the near hind foot white, the cowner may get her be applying to the fidefiriber on the head of fugur creek Madifan

William Lawson.

PROPOSALS

PROPOSALS

PROPOSALS

WILL be received at Danville, on Monday, the eleventh day of aprilenting, for opening a good

WAGGONROAD, thirty feet wide and padlable for waggons of one ton weight through the wilderness. Commencing in the neighbourhood of the Craborchard, and terminating on the top of the Cumberland Moentain; where the present road padies to Virginio.

The committeers propose fetting out from Mr. Langfords on the nineteenth of March early in the morning, in order to effect where the present of the proposed of the condernation of the proposed of the condernation of the proposed of the propose

Joseph Crockett, Johns barbee Com.
James Knox.
Feb. 191796.

Feb. 19 (196).

WHEREAS Howell Lewist mach at your of 1450 acres with the furve Fayette, be gining one quarter of a mile of the encampment made by the army many against the Indian town, in the last grant the Indian town, in the last grant the Indian town, in the last grant the Indian town in the Indian that the Indian town in the Indian that I will be a last the Indian town in the San I was a second to the Indian town in the San I was a second to the Indian town in the San I was a second to the I was a second to I Levi Todd.

Feb. 17, 17796.

NOTICE
To whom it may con-

examped. Offen of George of February, 1796.
ARCH. MILLS, Atto. in Pact.
for RICH. BALD.

### NICHOLAS BRIGHT, BOOT & SHOE-MAKER,

BOOT & SHOT-MAKER,

DESPECTPULLY informs his friends.

In and the public in general, that he has remained in which he formerly lice, to the house more than the public in the lower former has been presented in the former former of the above buffers in hall its various branches. These who please to favor him with their cutdom, may depend on baving their work done in the neatest and best manner and on the flowest notice.

\* He will give generous wages to three or four good Journmen.

By a Gentleman just from Holdein, we are favored with a copy of the Continution of the State of TERRESSEE, and take the carllest opportunity to lay it before our rea-ders.—It is as follows:—

## The CONSTITUTION STATE OF TENNESSEE.

STATE or TENNESSEE.

WE, the people of the territory of the United States fouth of the river Office, and the state of the tripe of the state of the tripe of the state of the tripe of the state of the states north well of the Office of the states of the state of the

\$ 2. Within three years after the first meeting of the general assembly, and with in every bidequent terms of feven years, an enumeration, of the textable inhabitants final be made in fach namera is shall be directed by law 3 the number of representativas shall be made in fach namera is shall be directed by law 3 the number of representativas shall the interest periods of making fuch enumeration, he fixed by the legislature, and apportioned among the feveral counties, according to the number of taxable inhabitants, and the can't and shall never be less than twenty, and the income of taxable inhabitants in each; and that oventy at local rate of the county of the number of starable inhabitants and the forty thousand; and after that event, at their ratio that the whole number of representatives shall never exceed forty.

§ 3. The number of features shall, at the ferred periodic that the star of t

in the Combanderd acres of land, and that have actained to the age of twenty-one of the actained to the age of twenty-one of the actained to the age of twenty-one of the actained to the acta

\$ 14. Bills noty o signate in either house, but may be afteneded, altered, or rejected by the other.

\$ 15. Every bill shall be treat three times, an three different days in each house, and be figured by the relipective speakers before it becomes a faw.

\$ 16. After a bill has been rejected, no bill containing the fame fubitance, shall be paided into a law daring the fame fession.

\$ 17. The street of the laws of this start, and the street of the

acres of land each; no free man fhall be tax ed higher than two hundred acres and no flave higher than two hundred acres on each poil.

5.27. No article manufactured of the produce of this fate; shall be taxed otherwise than to pay impection fees.

5.1. The face of this fate; shall be taxed otherwise than to pay impection fees.

5.2. The acres of the weeked in a governor.

5.2. The face of the weeked in a governor of the face of the member of the face of the

army and navy of this state, and of the militia, except when they shall be called into the service of the United Ataes.

§ 6. He shall have power to grant reviews and pardons, after conviction, except in cases of impeachment.

§ 7. He shall, at stated times, recieve a compensation for his services, which shall not increased or simplenched during the period, for which he shall have beed elected.

§ 10. He shall state to them, when assembled the purpose for which they shall have been convened.

§ 10. He shall state to them, when assembled the purpose for which they shall have been convened.

§ 11. He shall, strom time to time, give to the general assembly information of the state of the government, and recommend to their consideration stock the state of the government, and recommend to their consideration fuch measures as he shall judge expedient.

§ 12. In case of his death, or resignation, and the state of the government, and recommend to their consideration fuch measures as he shall judge expedient.

§ 12. In case of his death, or resignation of the state of the government and the state of the state of the government and the state of the state of the government and the state of Tennesses, but the state of the st

court, of law and equity, as the legislature shall from time to time direct and establish.

§ 2. The general assembly shall by joint ballot of both houses appoint judges of the several courts of law and equity; also an attorney or attornics for the state, who shall hold their respective offices during good behaviour.

§ 3. The judges of the superior court, shall, as stated times, receive a compensation for their services, to be asserted by law; but shall not be alsewed any sees or perquisites of office, nor shall they hold any other office of trust or profit under this state.

§ 4. The judges of the superior courts, shall be justices of over and terminer and general goal delivery, throughout the state.

§ 5. The judges of the superior courts shall not charge juries with respect to matters of saft, but may state the telimony and declare the law.

§ 6. The judges of the superior courts shall not charge juries with respect to matters of saft, but may state the telimony and declare the law.

§ 6. The judges of the superior courts shall not cally case, it is superior courts shall not cally case, to silke writs of Certiorari, to remove any cause or a transferript thereof, from an inferior court of record into the superior, on sufficient cause supports and the superior courts of the superior courts of the superior courts of the superior or superior or superior thereof, from an inferior court of record into the superior or superior courts of the superior or superior or superior or superior thereof, from an inferior courts of superior or superior or superior the superior or superior or superior or superior thereof, superior or superior o

civil cales, to little writs of Certificies, to remove any cause, or a trunscript thereofy from any interior jurisdiction into their courty on fusicient cause, supported by oath or affirmation.

§ 8. No judge shall fit on the trial of a grant cause where the parties shall be rounced with him, by affirity or confunguinity, except by content of parties. In casi all the judges of the superior court shall be interested on the event of any cause, or related to all of either of the parties, the powerine of all the parties, the powerine of the state shall in such case specially commission thereof.

§ 9. All writs and other process, shall un, in the name of the state, of Tennessee and bear test, and be signed by the respectance bear test, and be signed by the respectance of the state.

§ 10. Each court shall appoint its own-clerk, who may hold his othce during good behaviour.

§ 11. Then shall be laid on any citizen of the state of the shall be shall on shall be shall

Article VI.

§ 17 There mailthe appointed in each county by the county court, cone theriff, one coroner, oue (roftee, and a fufficient number of conflables, who thail hold their offices for two years. They shall also have power to apoint one tegister and ranger for the county, who shall hold their offices during good behaviour. The theriff and coroner shall be commissioned by the governor.

§ 2. There shall be a treasurer or treasurers appointed for the state, who shall hold his or their offices for two years.

§ 3. The appointment of all officers for two years.

§ 3. The appointment of all officers not otherwise directed by this constitution thall be vested in the legislature.

Article VII.

§ 1. Captains, subalterns, and non commissioned officers shall be elected by those citizens, in their respective districts who are subject to military duty.

§ 2. All field officers of the militia shall be elected by those citizens in their respective counties who im their respective brigades.

§ 4. Majors general shall be elected by the brigadiers and field officers of the respective districts who are subject to military duty.

§ 3. Pringadiers general shall be elected by the brigadiers and field officers of the respective districts who are subject to military duty.

§ 4. Majors general shall be elected by the brigadiers and field officers of the respective districts who are subject to subject to military duty.

§ 5. The governor shall appoint their respective brigades.

§ 6. The captains and sublaterns of the cavalry shall be appointed by the trios and sublaterns of the cavalry shall be appointed by the fried majors, and the commanding officers of regiments their adjutants and quarter mafters.

§ 6. The captains and sublaterns of the cavalry shall appoint their and other officers therein, pro tempore, until the company is filled up and completed, at which time the election of the captains and fubblerns; from attending private and general musters.

§ 1. Whereas the ministers of the golpel or a feat in either house of thei

Article IX.

1. That every perion, who shall be chosen or appointed to sily office of trust or prosit, shall, before entering of the execution thereof, take an oath to support the constitution of this stare, and also an oath of office.

2. That each member of the senate and house of representatives shall, before they proceed to business, take an oath or affirmation to support the constitution of this stare, and also the following oath:

1. A. B. do foleming syear (or affirm) that as a member of this general assembly, I will in all appointments, vote without savor, affection, partiality, or prejudices and that I will not propose or affective to any bill, when or resolution, which shall appear to me imprious to the people, or consent to any act or thing whatever, that shall have a tendency to lessen to abridge their rights and privileges, is declared by the constitution of this stare.

3.5. any elector who shall re-

as declared by the contriction or this stare.

12. bny elector who shall receive any gift ar reward for his vote, in meat, drink, money, or otherwife, small suffer such pantih, ament as the laws shall direct. And any person who shall directly, or indirectly, give, promite or bestow, any such reward to be elected, shall thereby be rendered such as the edge of the shall be such person which he was elected, and be subject to such further punishment as the legislature shall direct.

14. No new county shall be established by the general assembly, which shall reduce the county or counties, or either of chen, from which it shall be taken, to 2 less counters, or either of chen, from which it shall be taken, to 2 less counters. All new counties as to the right of soft search of the span and representation, shall be considered as a part of the county or counties from which it was taken, until entitled by sumbers to the right of representation. No bill shall be passed into a law, for the edublishment of a new county, except upon a petition to the span of the span and person shall be the feat of the general assembly, for that purpose, fusued by two hundreds of the free male inhabitants within the limits or bounds of such the size of the general assembly, for that purpose, fusued by two hundreds of the free male inhabitants within the limits or bounds of such the such as a such constitution, the shall be the feat of government, until the year one thousand eight hunbred and two.

12 All laws and ordinancies now in force and use in this stritery, and the other with the south that the such as a such as a

I. That all power is inherent in

the people, and all free governments are founded on their authority, and inflituted for their peace, faiety and happiness; for the advancement of those ends, they have at all times an unalienable and indefeasible right to alter, reformor abolith the government in fuch manneras they may think proper.

II. That government being inflituted for the common benefit, the doctrine of non resistance against arbitrary power and oppression, is absurd, slavish and defined in the state of the good and happiness of mankind.

III. That all have a natural and indefeasible right to worship al-

of mankind.

III. That all have a natural and indefeatible right to worthip almighty God according to the dictates of their own confedences; that no man can of right be combiled to attend, erect or tupport, any place of worthip; or to maintain any ministry against his content; that no human authority can in any case whatever, controul or interfere with the rights of confedence; and that no preference thall ever be given by law, to any religious establishments or modes of dorship.

IV. There are a qualification to any office or public trust under this state.

That elections shall be free

to any office or public trust under this state.

V. That elections stall be free and equal.

VI. That the right of trial by jury shall remain inviolate.

VI. That the people shall be secured to the control of the person of the state of the fact committed, or to serve any person of the may be commanded to search suspended whose of the fact committed, or to serve any person or persons not aspaced, whose offences are not particularly described & supported by evidence, are dained and the staken, or supported of the fact committed, or to serve any person or persons to the supported by evidence, are dained and the staken, or supprisoned, or distinct of his received, or exited, or in any manner destroyed, or deprived of his life. History, or property, but by judgment of his peers, or the law of the land.

IX. That in all criminal profescious, the accused bath a right to be heard by himself and his conficult on the support of the confished with the state of the except the second of the sec

compelled to give evidence against himself.

X. I hat no person shall, for the same offence, be twice put in jeopardy of life of limb.

XI. That laws made for the punishment of facts committed previous to the existence of such laws, and by them only declared criminal, are contrary to the privesples of a free government; wherefore no expost satisfacts law shall be made.

XII. That no conviction shall work corruption of blood or forfeiture of estate.—The estate of such persons as shall destroy their own lives, shall destroy their own lives, shall destend or vest as in case of natural death—If any person be killed by casualty, there shall be up sorfeiture in confequence thereof.

XIII. That no person arrested or confined in gool, shall be treated with more stated or confined in gool, shall be treated with same states.

mall be no forfeiture in confequence thereof.

XIII. That no person arrested,
or confined in gaol, shall be treated
with unnecessary rigour.

XIV. That no freeman shall be
put to answer any criminal charge
but by presentment, indictment,
or impeachment.

XV. That all prisoners shall be
ballable by sufficient sureties, unless for capital offences, when the
proof is evident or the presention
great. And the privilege of the
writ of habeas corpus shall not be
suffenced, unless when in case of
rebellion or invasion the public
satery may require it.

(To be continued.)

NEW DISCOVERY RESPECTING THE PURIFYING PROPERTY OF CHAR-

MEW DISCOVERY RESPECTING THE PURPFINO PROPERTY OF CHARCOAL.

Among other fingular qualities of Charcoal, it has lately been difcovered by a gentleman at Peterfiburgh, that all forts of glafs veffels and other utenfils may be purified from long, retained finells and taints of every kind, in the safict and most perfect manner, fing them out well with Charcoal reduced to a fine powder, after their Groffer impurities have been foured off with fand and potath. That people whose breath finells ftrong from a feorbutic disposition of the gums, may at any time get perfectly rid of this bad sinell, by rubbing and washing out the mouth thoroughly with fine Charcoal powder. This simple application at the same time renders the teeth beautifully white, And otherwise colored ) putrid stinking water, may be deprived of its offensive direction of the same tuberness the teeth beautifully white. And otherwise colored ) putrid stinking water, may be deprived of its offensive finell, and rendered pure by means of the same tubitance. Hence we think it would be of use in preferving water sweet during sea voyages, to add abdut sive pounds of course Charcoal powder to every cask of water: it being only neneflary offerwards to strain the water off when wanted, through a linnen bag. a linnen bag.

A COMPOSTTION for preferring
WEATHER BOARDING.
From the XIIth Volume of "Tranfactions of the fociety for the encouragement of arts &c, in Lon-

couragement of arts &c, in London.

The receipt for this composition was communicated to the ferreity of the society by William Pattenson etc. of borden, in kent. I have often thought something much wanted, says Mr. Pattenson, for preserving weather boarding, &c. from the injuries of the weather. Tar an oker, and other mixtures recommended for the purpose, I have tried, but do not find they answer: I therefore he made many experiments to discover a composition better adapted to the purpose, and I think I have found one which answers my expectations—it is impenetrable to water, is not injured by the action of the weather or heat of the fun, which hardensit, and consequently encreases its durability—it is much cheaper than paint, and more lating.

The RECEIPT

The RECEIPT

The RECEIPT.

Three parts of air-flacked lime, two of wood-after, and one of fine fand; fift thefe through a fine fand; fift thefe through a fine fieve, and add as much imfeed oil as will bring it to a conflictence for working it with a painters bruth, great care must be taken to mix it perfectly. I believe grind it is a paint would be an improvement two coats are necessary; the fint eather thin, the next as thick as can conveniently be worked—it will improve in hardness by time, and is much superior for the purpose, to any thing I know of.

A FEW TENANTS

WANTING

TO fettle on LAND, lying near Frankfort, part of which will be leafed on
möderate terms. Apply to Mr. B. S.
COX, on High freet, Lexington, or to the
Printer hereof.

finder hereof.

FIVE DOLLARS REWARD.

TRAYED or STOLEN from the fubferiol ber, living on Cane run, Fayette country, former time in October land, a gray horie, x years old, about officen handa high, briand on the near flouder but me the legible, me saddle foots on borth dies his buck, de feather on his neck, flat riblied, and resarkably narrow acros the loins, trots, mers, and paces some, when rode flow, prices his tail to the left when rede, whose we delivers the above mentioned order to the fubferiber; or gives information for the transport on for that he gets him again, shall receive the above reward.

then be time the green management of the above reversed.

3" James Graves.

O'N Twin creek, by the fubferiber on year old Horfer, 13 hands high, no brand, a paul white fipot on the leed of the off high foots, thad before; appraide to 101. 103.

Abraham Thomas.

SOLD OFF.

THE fubfiriber having fold off his Merchandize, and intending for Philadelphia and Eslimone in a fhort time, requests all perfondindebted to him to call at his house (the lower end of Maury fireet) and pay their respective balances.

He wants a good STAND for a STORE, on Main street, to get possession as early in April next a possible.

posible.
For Sale, one hundred and fixty-feven acres of first rate williary LAND, adjoining the lands of Abraham Hite Jun. on Goose cress, in jefferson county. This lander, well as the neighborhood, is as well watered as any part of Kentucky. For terms apply to the subtriber in Lexangton. I will be at jefferson February court WILLIAM WEST.
Lexington, Jahuary 23.

The Subjectiver having began manus falluring
CORDAGE,

Wa is a quantity of GOOD WELL CLEANED HE MP, (As no other kind paid be received FOR which he will pay a GENEROUS PRICE in CASH and MERCHARDIZE, in the Stores of THOMAS HART & SON, OT SAMUEL PRICE & Co.

Thomas Hart.

July 10. A Few

Fourneymen Rope-Makers Will meet with encouragement by applying as above.

One hundred acres of LAND,

WITH a never failing spring, within two miles and a half of Lexington; twenty-five acres cleared, eleven or twelve of which are in clover, blue grass and timothy, also several convenient house.—The title indisputable. Apply to ALEXANDER & JAMES PARKER LEXINGTON, September 2.

FOR SALE

ONE thousand acres of the late General Stephen's military furvey of LANDS on Hickman, about ten miles from Lexington, and adjoining that part on which General Lawion now lives. For terms apply to Thomas Hart and Cornellus Beatty of faid town who are empowered to dilpofe of the fame. fame

Lexington December 24, 1705.

NOTICE
Is bereby given to all concerned
I shall attend the commitsioners apply the court of Jestione country, on the day of April next, at a tree marked
on the upper fide of Proyel, fore; seven or eight miles from the mouth;
tree is the beginning of an entry of
cres of land, made in the name of
Moore: then and there to perpetum

John Moore. Taken up by the subscri-Taken up by the subscriber on Col. Campbell's land, about four miles from bearington, one bay House, with a star in his forehead, some faddle marris, some gray hairs in his marris, some gray hairs in his carris, some gray hairs in his carris, some gray hairs in his carris, some gray hairs in his marris, some gray hairs in his marris, inches high, branded on the near shollder something like this, a sperial do to S. The above memoral for hair had on a faddle, two Durch allowed Horse had on a faddle, two Durch allowed H. T. in fleveral places with red Keel.

December 29, 1795.

TAKEN up by the fishferiber on Col.

Madition's plantation, in Fayette, a
bay Horde Colt, of a small growth, a
final fair in the forchead, judged to be ite
montine old; with force gray hairs in the tail,
not branded; appraised to
Hairlan Trigg.

not branded; appraised to il.

Maidon Trigg.

November 12, 1795.

The last Mail not having arrived down the River is the reason of there being no News,

FOR SALE—A Valuable Truesy
LAND;
CONTAINING 227 acres, lying on little
Barren, about ten miles from Greene
Court houle, equal in quality, timber and
water, to any in this fate. For terms apply
to the fubbrisher in Lexington; where he
has good MOUSE and LOT for fale; which
may be had on GOOD terms, for Cash.

Charles Sumptions.

February 11, 1796.

N. B. I had a YOUNG DOG stolen from me on unday the 24th of January; he is pale yellow, with a short tail if he was taken by some hunters that I do not know. I will be a sufficient from the control of the post and the post and the control of the post and the post an Thief, or ONE DOLLAR for the Dog on

The Subjeribers

The Subjeribers

I AVE on hand, a handfome
I a affortment of MERCHAN.
DISE, which they will fell on very moderate terms for cash and country produce. Those who please to deal with them as far as fix or eight pounds, shall have a confiderable abatement from the common retail price.

They will also dispose of their Tan-Yard and stock on hand, confishing of about four hundred hides and one hundred cord of Chesnut and Black Oak bark, there is a good bark mill and a new framed surryingshop 44 by 16, with 3 fooms and a commodious lost. There is also a good dwelling-house, with other necessary buildings, and 350 acres of Chesnut-oak land within 6 miles of the premise.

All those indebted to them, by bond, note or book account, are requested to make payment before the first day of March, otherwise they will be under the disagreeable accessify of putting their accounts into the hands of a proper officer for collection.

Phill. & MATTHIAS BUSH.

Harroddburgh, January 10.

Abujah & John W. Flunt,

Abijah & John W. Fiunt,

Have just received
A Large and General Affortment of
MERCHANDIZE,
Calculated for the present and

Carculated for the present and centuing feation. ALSO All Extensive Associated for Mongery, Cutlerry, Glafs, Queen's Ware, Books and Groceries.

DOORS and Groceries,
Which they are now opening
at their Store in this place, and
will dispose of upon reasonable
terms by wholesale or retail.

tf Lexington, December 19.

Taken up by the fubfcrifeet white up to her hams, has a blazed race, appraised to 61

Eli Cleveland.

FOR SALE,
A TRACT of good fecond rate LAND
hout fix alles from Frankfort, containing
35 acres, the title indiffuentle, being part
of a presupption obtained by the fulfirither,
and the containing to purchase may
may be the containing to purchase may
may be the contained by applying to Roof a presemption obtained by the flibferiber.

Any person wishing to purchase may may know the terms by applying to Robert Barr merchant Lexington, or the sub-feriber near Jacob Fromans Iron works.

\* 3:w Hananiah Dayis.

Thomas Staton.

Adam Fulk.

the upper Bhe Licke, a dark by Horfe, itten upper Bhe Licke, a dark by Horfe, itten upper Bhe Licke, a dark by Horfe, itten upper bigs, thed all round, white in a both had dest, forme fined faddle was den his back, branded on the near thanker H, appraised to 25!

John Leeper.

Two or three

HOUSES and LOTS,
In the Town of Cynthesan,
Stanted on Main threet and water firest; either of them are an excellent fland for a ffore of tavern, he of them has been used as a tartin, and furnished with a stable nature of the conveniences, and ient to water; another large house not quire finished; the other is at prefen occupied as a flore, and prity well finished. The whole will be fold together or separate to suit the purchasers, who may apply for terms co the subscription the premises.

W: Coleman: November 22, 1705

November 22, 1795.

The FARM

N which I now refide, fix miles from Lexington, on Curds road. A confiderable recit will be given for half the purchale money, the tide indiffutable, being a military claim.

Gabriel Madifon.

January 12.

NOTICE.

THE Co-partnership of SEITZ
of LAUMAN, is this day
dislosed by mutual content. All
hole who have any demands againt faid firm are requested to
bring in their accounts for fettlement without delay; and those
who are indebted to them, by
hond, note or hook account, are
defired to make immediate payment to the substribers, otherwise
they will be under the disagreeable necessity to compel payment in
a legal way.

Tohn A. Seitz.

John A. Seitz. Fred. Lauman.

GENEROUS WAGES THL be given for able-bodiled NEGRO MEN, to work at the Iron Works on Slate, where they will receive good treatment. Apply to Mr. John Breckinridge, or to the full triner.

16 JOHN C. OWENS.

JOSEPH HUDSON,
HAS FOR SAIE AT HIS STORE, OPPOSITE
THE COUNT HOUSE,
A GENERAL ASSORTMENT OF MERCHANDISE,

BROAD Cloths,

Elegant Vell Shapes, Stuff Calicoes, Curtain Calicoes, Cambricks & Lawns, Silk & Cotton Hand-kerchiefs, Cotton & Silk Stock-

ings,
Germantown ditto,
Lady's gloves,
Saddles & Bridles.
Silver mounted

Watch Chains, Seals and Keys, Silver Thimbles, Inicitands, Natis and Iron, Chains, Seals

kles,
Sleeve Links,
Tortoie fiell Combs
Plated Bridle Bits,
Carpenter's Rules,
Greek and Latin
Pooks,
Elegant Looking
Glaffes,
Shaving Soap,
Bett Razors,
Sugar.

At unments.

At unments.

At the state of th

aken up by the fubscriber

William Burgan

December 7, 1795.

MRS. WALSH's school for the infruction of Young Ladies, will commence in a few days.

IW March 1.

SCHEME OF A LOTTERY For raifing the fum of 2250 Dollars, for the ufe of the LEXINGTON LODGE, No. 25.

No. Prizes. Dolls.

Dolls.

1500 1000 750 500 600 750 5 — 100 — 12 — 50 — 30 — 25 — 100 — 20 — 170 — 15 — 251 — 10 — 240 — 6 — 10 — 20 ft or be first and 1 for the last drawn ticket — Dolls. 1

for6 prizes Not two blanks to a prize.

2000 fickets at 5 dolls. 15,000 The Prizas Inbject to a deduction of fitteen per cent.—Prizas to be paid for by the managers, twenty days after the lortery is drawn. A credit of one half of any number of tickets exceeding twenty, hall he given, antit the Lottery Mall have fulled for within eighteen moaths after the Lottery fixibing drawing, will be confidered as a donation made to the Lexington Lodge.

The drawings of the lottery will be published in the Kennucky papers, regularly, thewing the blanks and prizes.

Tickets may be had by applying to James Morrifon, Alex. M Gregor, Edm. Bullok, Hugh M Hoain, Robert Megowath, New Marcas, Thou Femiler.

James Morrifort, Hugh M Housen Edm. Bullock, Hugh M Housen Robert Megowan, ON William Murray, John Fowler, Managers appointed by Law.

M'COUN & CASTLEMAN,

DAVE JUST RECEIVED, AND NOW OFENING,
At their STORE, Iscond door below the figu of the Buffalo, a large to

MERCHANDIZE, CONSISTING OF

Dry Goods and Groceries of all kinds;

Which they are determined to fell low for CASH HIDES and Country LINEN. Lexington, August 10, 179

FOR SALE,

FOR SALE,

A VALUABLE TRACT OF

LAN D,

DOINING THE TOWN LOT OF

LEXINGTON.

ON TAINING 200 vaces; the whole of it inclosed; about fixty acres well cleared and under good fence; fifteen acres of which is excellent Timouby Meadow, with a fine fittenum of water rounning through it, and a never failing firing; a Peach and Apple orchard. For terms apply to ALEX. & JAMES PARER, in Lexington

LWANT TO LUGGE 2007.

A SHES;

PENCE CASH per Bushel; & will fend and collect them twice a week, from the houses in town.

George Mansell.

Lexington, January o. tf

Shereby, given to all perfons indebted to
the eflate of Nathaniel Allen, deegafed,
make foeder parment, as no longer indulference can be given. And those having any
demands againt flate eflate, are requelled to
bring in their accounts well authenticated, to
Rober Raskin & Zexors.

Washington, Malon country, 2
February 6, 1796.

Thomas Waring 2
February 6, 1796.

Ten Dollars Reward

CTRAYED or fichen from the fubleriber, in Harrison country, fometime in Order-last, or fixer reveals, a black MA Regularison of the fixer shows the state of the fixer shows t

AND. HAMPTON.

LAWSON MCULLOH?

BEGS leave to inform the Ladies and Gentlemen, that as he could not, with convenience get a house on Maiu street, was obliged to rent a room from Capt. Smith, on High and Croß streets—where he intends carrying on his branch of business, in making Lady's fathonable Suitout Riding Coats, with Vest and Habit if required; likewife Gentlemen's fathonable tight and loose Coats, Vest and Small Cloaths, tight Overalls and Pantaloons with feet, and many other fathions not mentioned here. Those who may please to favorhim with their cultom shall have their work done with dispatch and punctuality. His price is 30s. per fushionable suit; a coat 165 6d. vest and breechees 155. 6d. foot pantalous 6s. 9d. capo 135. 6d. great coat do. failor's vest jos. 6d. plain suit 27s. WHISKEY, WHEAT & OATS, WHISKEY, WHEAT & OATS, WHISKEY, WHEAT & CATS, WHISKEY, WHEAT & Lexington, January 9.

Lexington, January 9.

GEORGE ADAMS,

ESPECTFULLY informs his friends and the public in general, that he has opened Tavern, in that composition whose of main freet, the third door below Crofs freet; where those who please to favor him with their custom, shall meet with every possible attention. January 1, 1796.

To be fold for Cash or short Credit—Six hundred barrels of CORN. Apply to Joseph Pannell, In Fayette county, on Hickman creek.

January 5.

AND FOR SALE AT THIS OFFICE,
By the Graft, Dozen, or Single,
THE RENTUCKY
A L M A N A C,
For the Year 1796:
Containing, (Among to other
things common to Almanaes), a
floot tréatife on the culture of the
Vinein America.

State of Kentucky, to wit.

Woodford County, February Quarter
Selfion Court, 1756.

Jane Bowler, Finar Pite and Sary his level, and Etheward Bolland and Elitabeth his wife, and Edward Bolland and Elitabeth his wife, the faid Jane Bowler, his wife, and Edward Bolland and Elitabeth his wife, the faid Jane Bowler, his Sarah, Margery and Elizabeth, being heirs and repredentatives of James My Bride, decaded.

William Beard, and Beard Defitts, William Beard, and Beard Widow' and it appearing to the faithfaction of the court that the other delendants, James and Henry M'Edde, are no inhabitant of the court that the other delendants, James and Henry M'Edde, are no inhabitant of the court that the other and that acyon of the complainties and that acyon of the complainties and that acyon of this order at the next court, and univer the full of the complainties and that acyon of this order and the county of the control of the compared of the complainties and that acyon of the order defined at the other of Bourten and productive yafer down of the compared on the county of the order of the control of the compared of the county of the order of the control of the compared of the county of the order order of the o

A LL perions indotted to the effate of George Price deceated, late of Bourson county are requested to make payment immediately and those who have any decamands against said estate, are desired to large them in properly authenticated that proyens and for the settlement thereof.

Sanutel Frice.

William Price.

Sanutel Frice.

William Price.

3w

March of 1796.

A LARGE commany will meet at the Crab orchard on thursday the last day of March; in order to flart early the next morning through the wilderners.

LEXINGTON:
PRINTED BY JOHN BRADFORD
ON MAIN STREET.